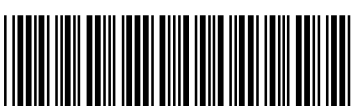


<b>Search Notes</b>	<b>Application/Control No.</b>	<b>Applicant(s)/Patent Under Reexamination</b>
	10759280	PEART ET AL.
	<b>Examiner</b>	<b>Art Unit</b>
	JAMES H ALSTRUM ACEVEDO	1616

## SEARCHED

<b>Class</b>	<b>Subclass</b>	<b>Date</b>	<b>Examiner</b>

## SEARCH NOTES

<b>Search Notes</b>	<b>Date</b>	<b>Examiner</b>
Consulted with Dr. Jean Witz, Esq. (TQAS) and Dr. Johnny Railey III (RQAS) regarding the appropriate course of action after the BPAI decision of May 19, 2010. Both Drs. Witz and Railey agreed that independent claim 47 should be objected and rewritten in independent form to be allowable and that the claims remaining rejected after the BPAI decision should be cancelled by Examiner's amendment pursuant to the guidance in MPEP §§ 1214.01 [R-3] through 1214.06 [R-3].	8/20/2010	JHAA

## INTERFERENCE SEARCH

<b>Class</b>	<b>Subclass</b>	<b>Date</b>	<b>Examiner</b>

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